UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

OTONIEL SOSA TEOBA, individually and on behalf of others similarly situated,

Plaintiff(s),

ORDER 10-CV-6132

v.

TRUGREEN LANDCARE, L.L.C., and THE SERVICEMASTER COMPANY,

Defendant(s).

Currently pending before the Court is plaintiffs' motion to resolve settlement disputes. (Docket # 242). On June 16, 2015, a hearing was held and arguments were heard from the parties' attorneys. For the reasons set forth on the record during the June 16th hearing, the Court hereby Orders that plaintiffs' motion (Docket # 242) is granted in part and denied in part. Specifically, the Court Orders that:

- 1. The presentation of a visa for a claimed year is sufficient proof that it is "more likely than not" that the worker worked for defendants. Accordingly, the Claims Administrator is ordered to approve claims within limitations supported by a visa showing TruGreen as the employer unless defendants submit proof that the worker did not work for TruGreen; and
- 2. Claims outside the limitations period will not be approved. SO ORDERED.

JONATHAN W. FELDMAN

UNITED STATES MAGISTRATE JUDGE

Dated:

June **2y**, 2015 Rochester, New York